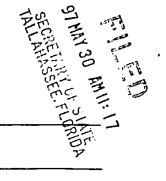
10000 2177 ational etters, Inc. 4640 126th Avenue, North Clearwater, FL 34622 C Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Pick up time Certified Copy ☐ Mail out ☐ Will wait Photocopy Certificate of Status NEW FILINGS!... AMENDMENTS : Profit Amendment Resignation of R.A., Officer/ Director NonProfit 200002196052--5 -05/30/97--01054--003 *****35.00 ******35.00 Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger

題	OTHER FILINGS'
	Annual Report
	Fictitious Name
	Name Reservation

REGISTRATION/- QUALIFICATION
Fereign
 Limited Partnership
 Reinstatement
 Trademark
Other

Examiner's Initials	

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



CASE'S NATIONAL LEHERS, INC.

(present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

Article 1 NAME

CASES NATIONAL LETTERS, INC is filing, an Amendment To Change The Corporate Marie

To National Renderboard Supply Co.

National Readerboard Supply Co.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

DNA

Article II Address

The Mailing address shall be Amended
To DO Box 17234
Clearwater FC
33762

Physical Address 13

4640 126th Ave N.

Clearwater FC

33762

	Elinha			
THIRD:	The date of each amendment's adoption:			
FOURTI	I: Adoption of Amendment(s) (CHECK ONE)			
t	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.			
	The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):			
"The number of votes cast for the amendment(s) was/were sufficient				
	for approval by			
C	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.			
g	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.			
Signature	Signed this 19 day of MAy, 19 97.			
	(By the Chairman or Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)			
OR				
(By a director if adopted by the directors)				
OR				
(By an incorporator if adopted by the incorporators)				
	PATTICK 1. (ASC Typed or printed name			
	Mesedent			
	Title			